INDICTMENT SEALING FORM

Case name:

United States v. Robert S. Kelly

Reason for Sealing:

The defendant is currently at liberty, and the government plans to effectuate

the arrest in the coming days. (An arrest warrant was issued on June 20, 2019

based on the original indictment, which remains under seal. The Superseding

Indictment is substantively the same, but adds a forfeiture allegation.) The

government seeks to seal the Superseding Indictment to ensure that the

defendant does not learn that he is under indictment and to prevent him from

fleeing justice to avoid arrest and prosecution. Specifically, the defendant is

facing a substantial term of imprisonment, and the government is concerned

that he might flee from justice if he learns that he has been indicted in this

District. Notably, the Superseding Indictment has been returned well within

the applicable statute of limitations and sealing is not requested simply to toll

Date: July 10, 2019

the statute.

By:

Nadia I. Shihata

Assistant United States Attorney

United States Attorney's Office

Eastern District of New York

271 Cadman Plaza East

Brooklyn, New York 11201